

SENATE BILL No. 64

DIGEST OF SB 64 (Updated February 23, 2005 5:49 pm - DI 87)

Citations Affected: IC 1-1; IC 3-9; IC 4-15; IC 4-23; IC 5-15; IC 14-20; IC 14-21; IC 20-11; IC 23-14; noncode.

Synopsis: Indiana library and historical department. Abolishes the Indiana historical bureau and provides that the employees of the bureau become employees of the Indiana library and historical department. Transfers the state archives and the records management responsibilities (including the oversight committee on public records) of the commission on public records to the Indiana library and historical department. Transfers the historical markers program to the Indiana library and historical department. Provides that the division of state museums and historic sites will take custody and care for the governors' portraits. Makes conforming amendments.

Effective: July 1, 2005.

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January 4, 2005, read first time and referred to Committee on Rules and Legislative

Procedure.

January 27, 2005, amended; reassigned to Committee on Governmental Affairs and Interstate Cooperation.
February 24, 2005, amended, reported favorably — Do Pass.



First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

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SENATE BILL No. 64

A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

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SECTION 2. IC 1-1-14-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. The governor shall issue a proclamation each year designating July 13 as "Northwest Ordinance Day" and exhorting the Indiana Historical Bureau, the educational, historic, and patriotic organizations of Indiana, and the citizens of

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Indiana to	celel	brate the	anniversa	ary of the a	dop	tion of	the N	orthwest
Ordinance	by	holding	suitable	exercises	in	fitting	and	patriotic
observance	of tl	his great	document	and its con	trib	utions t	o free	edom and
democracy								

SECTION 3. IC 3-9-2-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 13. An individual may not solicit or receive a contribution in violation of the following statutes:

- (1) IC 4-23-7-3.5 (Indiana Library and Historical Department).
- (2) IC 4-23-7.1-38 (Indiana State Library).
- (3) IC 4-23-7.2-17 (Indiana Historical Bureau). (Indiana State Archives).
- (4) IC 8-23-2-3 (Indiana Department of Transportation).
- (5) IC 14-9-7-1 and IC 14-10-3-10 (Department of Natural Resources).

SECTION 4. IC 4-15-2-3.8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3.8. "State service" means public service by:

- (1) employees and officers, including the incumbent directors, of the county offices of family and children; and
- (2) employees and officers, except members of boards and commissions or individuals hired for or appointed to, after June 30, 1982, positions as appointing authorities, deputies, assistants reporting to appointing authorities, or supervisors of major units within state agencies, irrespective of the title carried by those positions, of the division of disability, aging, and rehabilitative services, Fort Wayne State Developmental Center, Muscatatuck State Developmental Center, division of mental health and addiction, Larue D. Carter Memorial Hospital, Evansville State Psychiatric Treatment Center for Children, Central State Hospital, Evansville State Hospital, Logansport State Hospital, Madison State Hospital, Richmond State Hospital, state department of health, Indiana School for the Blind, Indiana School for the Deaf, Indiana Veterans' Home, Indiana Soldiers' and Sailors' Children's Home, Silvercrest Children's Development Center, department of correction, Westville Correctional Facility, Plainfield Juvenile Correctional Facility, Putnamville Correctional Facility, Indianapolis Juvenile Correctional Facility, Indiana State Prison, Indiana Women's Prison, Pendleton Correctional Facility, Reception and Diagnostic Center, Rockville Correctional Facility, Youth Rehabilitation Facility, Plainfield Correctional Facility, department of fire and building services, state emergency management agency (excluding a county emergency management

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1	organization and any other local emergency management
2	organization created under IC 10-14-3), civil rights commission,
3	criminal justice planning agency, department of workforce
4	development, Indiana historical bureau, state archives, Indiana
5	state library, division of family and children, Indiana state board
6	of animal health, Federal Surplus Property Warehouse, Indiana
7	education employment relations board, department of labor,
8	Indiana protection and advocacy services commission,
9	commission on public records, Indiana horse racing commission,
10	and state personnel department.
11	SECTION 5. IC 4-23-7-2.1 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2.1. (a) The Indiana
13	library and historical board shall elect one (1) of its members as
14	president, another as secretary, and such other officers as it determines,
15	each of whom shall hold office for a term of one (1) year.
16	(b) The board may designate the director of the state library or the
17	director of the historical bureau state archives as the executive
18	secretary of the board with duties as prescribed by the board.
19	SECTION 6. IC 4-23-7-3 IS AMENDED TO READ AS FOLLOWS
20	[EFFECTIVE JULY 1, 2005]: Sec. 3. The Indiana library and historical
21	department consists of the following two (2) divisions:
22	(1) The Indiana state library. and
23	(2) The Indiana historical bureau. state archives.
24	SECTION 7. IC 4-23-7.1-1 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. As used in this
26	chapter:
27	(1) "Advisory council" refers to the Indiana state library advisory
28	council established by section 39 of this chapter.
29	(2) "Agency" means any state administration, agency, authority,
30	board, bureau, commission, committee, council, department,
31	division, institution, office, service, or other similar body of state
32	government.
33	(3) "Board" means the Indiana library and historical board
34	established by IC 4-23-7-2.
35	(4) "Department" means the Indiana library and historical
36	department established by IC 4-23-7-1.
37	(5) "Director" means director of the Indiana state library.
38	(6) "Historical bureau" "Oversight committee" means the
39	Indiana historical bureau oversight committee on public records
40	established by IC 4-23-7-3. IC 5-15-5.1-18.
41	(7) "Public library" has the meaning set forth in IC 20-14-1-2.

(8) "State archives" means the Indiana state archives



1	established by IC 4-23-7-3.
2	(8) (9) "State library" means the Indiana state library established
3	by IC 4-23-7-3.
4	(9) (10) "Statewide library card program" refers to the program
5	established by section 5.1 of this chapter.
6	SECTION 8. IC 4-23-7.2-1 IS AMENDED TO READ AS
7	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. As used in The
8	definitions in IC 4-23-7.1-1 apply throughout this chapter. The
9	definitions in IC 5-15-5.1 apply where the context requires.
10	(1) "Agency" means any state administration, agency, authority,
11	board, bureau, commission, committee, council, department, division,
12	institution, office, service, or other similar body of state government.
13	(2) "Board" means the Indiana library and historical board
14	established by IC 4-23-7-2.
15	(3) "Department" means the Indiana library and historical
16	department established by IC 4-23-7-1.
17	(4) "Director" means director of the Indiana historical bureau.
18	(5) "Historical bureau" means the Indiana historical bureau
9	established by IC 4-23-7-3.
20	(6) "Library" means the Indiana state library established by
21	IC 4-23-7-3.
22	SECTION 9. IC 4-23-7.2-3 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. The historical bureau
24	department may compile and publish digests, reports and bulletins of
25	purely informational or statistical character on any question which the
26	board may deem to be of interest or value to the people of the state.
27	Any expenses which may be incurred in the publication of any such
28	digest, report or bulletin shall be defrayed out of the funds which may
29	be appropriated for the use of the department. or the historical bureau.
30	SECTION 10. IC 4-23-7.2-4 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4. The historical bureau
32	department may contract or cooperate with any of the educational
33	institutions of the state or other institutions, organizations or
34	individuals for the purpose of meeting its responsibilities in any
35	manner and to any extent which may be approved by the board.
36	SECTION 11. IC 4-23-7.2-6 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 6. One (1) copy of each
38	publication issued by the historical bureau department shall be
39	furnished to each public library in the state, and the board may furnish
40	copies free of charge to such other persons, institutions or departments

as in its judgment may be entitled thereto. The copies so remaining

shall be sold by the bureau department at a price which shall be fixed



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by the board.

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SECTION 12. IC 4-23-7.2-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 8. (a) The governors' portraits collection is placed in the custody of the **division of state museums and historic sites of the** Indiana historical bureau. The collection shall be permanently displayed in public areas of the state house under the supervision of the historical bureau, which is charged with its care and maintenance. or a state museum.

- (b) The director of the division of state museums and historic sites shall inspect each painting in the collection annually in the company of one (1) or more experts in the field of art conservation selected by the director.
- (c) After the inauguration of each governor, the director of the division of state museums and historic sites, with the concurrence of the governor, shall select and commission an artist to paint the governor's portrait. The portrait must be hung in the permanent collection immediately following the completion and acceptance of the portrait by the director and the governor.
- (d) The historical bureau division of state museums and historic sites shall include in its budget requests the amount it deems necessary to provide for the proper care, maintenance, and display of the governors' portraits collection, and the amount necessary to commission the painting of an oil portrait of each governor for the collection. The historical bureau division of state museums and historic sites may use appropriated funds or any other funds provided for these purposes.
- (e) The director of the division of state museums and historic sites, in discharging the duties under this section, shall use the appropriate cultural and technical resources of the state, including the department of natural resources and the Indiana department of administration.

SECTION 13. IC 4-23-7.2-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 9. (a) The governors' portraits fund is established as a dedicated fund to be administered by the historical bureau. division of state museums and historic sites. The monies in the fund may be expended by the director of the historical bureau division of state museums and historic sites exclusively for the preservation and exhibition of the state-owned portraits of former governors of Indiana.

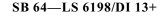
(b) The proceeds from the sale of items as directed by law or by the director of the historical bureau, division of state museums and historic sites from gifts of money or the proceeds from the sale of gifts

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donated to the fund, and from investment earnings from any portion of the fund, shall be deposited in the governors' portraits fund.

- (c) All monies accruing to the governors' portraits fund are hereby appropriated continuously for the purposes specified in this section.
- (d) No portion of the fund shall revert to the general fund of the state at the end of a fiscal year; however, if the fund is abolished, its contents shall revert to the general fund of the state.

SECTION 14. IC 4-23-7.2-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 10. The historical bureau division of state museums and historic sites shall have custody of all unsold commemorative medallions and other items that were acquired for sale to the public by the Indiana historical commission, the Indiana sesquicentennial commission, or the Indiana American revolution bicentennial commission when that commission is abolished. These medallions and other commemorative items shall be offered for sale to the public at a price determined by the director of the historical bureau: division of state museums and historic sites. The proceeds from the sale of such items shall be deposited in the governors' portraits fund.

SECTION 15. IC 4-23-7.2-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 11. (a) The historical bureau department shall establish the Indiana historical marker program for marking historical sites in Indiana. As a part of this program, the historical bureau department shall fix a state format for historical markers. No person may erect an historical marker in the state format without the approval of the historical bureau. department. All historical markers in the state format shall be provided by the historical bureau department using appropriated funds, local matching funds, donations, grants, or any other funds provided for that purpose according to the guidelines and rules of the historical marker program.

- (b) The board may appoint a historical marker advisory committee to serve without compensation. The committee may advise the board and the director concerning the following:
 - (1) Guidelines and rules for the historical marker program.
 - (2) Appropriate sites to be marked.
 - (3) Other matters concerning the historical marker program as requested by the board or the director.
- (c) Historical markers approved under this section become the property of the state. Maintenance of state historical markers is part of the historical marker program. The historical bureau department may cooperate with individuals, local and state agencies, and private institutions and organizations for the maintenance of the historical







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markers. Funds made available to the historical marker program, as approved by the board, may be used for necessary maintenance.

(d) No historical marker may be erected on a highway of the state highway system without the approval of the historical bureau **department** as to its historical accuracy. This provision is in addition to any other requirement of law.

SECTION 16. IC 4-23-7.2-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 13. Each state, county, township, city, town, judicial, or other public officer having in his charge or custody **of public records** or **who is** capable of supplying, or required to collect and compile the information which may be required by the historical bureau **department** shall supply such information promptly at the request of the historical bureau, **department**, whether the request is oral or by letter or circular or by the filling out of blank forms provided for that purpose by the historical bureau. **department**.

SECTION 17. IC 4-23-7.2-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 15. The historical bureau state archives shall be organized in such manner as determined by the director with the approval of the board. The duties of the historical bureau state archives established by law may be supplemented by the board according to its discretion.

SECTION 18. IC 4-23-7.2-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 16. (a) The board shall appoint a director to be the chief administrative officer of the historical bureau: state archives.

- (b) To qualify for the position of director, a person must:
 - (1) be a graduate of a college or university of recognized standing;
 - (2) have had special training in the nature, relative value and use of historical source material; be versed in the principles of archival management and the affairs and organization of state government; and
 - (3) have had special training in the editing of historical publications; and
 - (4) (3) possess such other qualifications as the board, in its discretion, may deem necessary.
- (c) The director may be removed by the board at any time for cause. SECTION 19. IC 4-23-7.2-17 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 17. (a) All historical bureau state archives employees, except the director, shall be selected by the director with the approval of the board and may be removed by the director for cause at any time with the approval of the board.

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1	(b) Any or all of the historical bureau state archives employees
2	must have had such academic preparation and special training for the
3	work which they are required to perform as may be prescribed in rules
4	promulgated by the board.
5	(c) The board may provide that appointments may be made only
6	after the applicant has successfully passed an examination given by the
7	board or some person designated by the board.
8	(d) The state budget agency shall fix the compensation of the
9	director. The director shall fix the compensation of the employees of
10	the historical bureau, with the approval of the board and the state
11	budget agency.
12	(e) No employee of the historical bureau state archives may directly
13	or indirectly solicit subscription or contribution for any political party
14	or political purpose, or be forced in any way to make such contribution,
15	or be required to participate in any form of political activity.
16	(f) All historical bureau state archives employees are under
17	IC 4-15-2.
18	SECTION 20. IC 4-23-7.2-20 IS ADDED TO THE INDIANA
19	CODE AS A NEW SECTION TO READ AS FOLLOWS
20	[EFFECTIVE JULY 1, 2005]: Sec. 20. The state archives shall do the
21	following:
22	(1) Establish and operate a statewide archival program for
23	the preservation of those records and other government
24	papers that have been determined by the oversight committee
25	to have sufficient permanent value to warrant their continued
26	preservation by the state.
27	(2) Provide consultant services for archival programs,
28	conduct surveys, and provide training for records
29	coordinators.
30	(3) Establish and operate a statewide record preservation
31	laboratory.
32	(4) Establish a statewide records management program,
33	prescribing the standards and procedures for record making
34	and record keeping; however, the investigative and criminal
35	history records of the state police department are exempted
36	from this requirement.
37	(5) Prepare, develop, and implement record retention
38	schedules.
39	(6) Establish and operate a central records center to be called
	• * *
40	the Indiana state records center, which shall accept all
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applicable agency of intended destruction of records in accordance with approved retention schedules.

SECTION 21. IC 4-23-7.2-21 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 21. (a) As used in this section, "account" refers to the state archives preservation and reproduction account established by this section.

- (b) Notwithstanding IC 5-14-3-8, the board shall establish a schedule of fees for services provided to patrons of the state archives. A copying fee established under this section may exceed the copying fee set forth in IC 5-14-3-8(c).
- (c) The state archives preservation and reproduction account is established as an account within the state general fund. The account shall be administered by the department. The money in the account does not revert to any other account within the state general fund at the end of the state fiscal year.
 - (d) The account consists of fees collected under this section.
- (e) Money in the account is annually appropriated to the department for use in the preservation and reproduction of public records in the archives.

SECTION 22. IC 4-23-7.1-22 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 22. The board shall make the archives of the state available for public use under the supervised control at reasonable hours. However, the board shall consider the need for preservation from deterioration or mutilation of original records in establishing access use to such items. The state archives shall furnish copies of archival materials upon request, unless confidential by law or restricted by rule and payment of any required fees.

SECTION 23. IC 4-23-7.2-23 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 23. Copies of records transferred from the office of their origin to the custody of the commission, when certified by the director or his designee, under seal of the commission, shall have the same force and effect as if certified by the original custodian.

SECTION 24. IC 4-23-7.2-24 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 24.** (a) The oversight committee shall determine which records in the possession of the commission on public records are of sufficient legal, historical, administrative,

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research, or fiscal value to warrant continued preservation. Those records shall be transferred to the state archives.

- (b) Upon the termination of a state agency whose functions have not been transferred to another agency, the records of the state agency shall initially be deposited with the commission on public records as provided in IC 5-15-5.1-15. The oversight committee shall determine which records are of sufficient legal, historical, administrative, research or fiscal value to warrant continued preservation. Those records shall then be transferred to the state archives.
- (c) Records that are determined to be of insufficient value to warrant continued preservation shall be disposed of or destroyed.
- (d) Title to any record transferred to the state archives shall be vested in the department.

SECTION 25. IC 4-23-7.2-25 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 25.(a) The board may enter into agreements with the legislative branch of government for transfer of the permanent records of that body not having current administrative value to the Indiana state archives.

- (b) The board may enter into agreements with the Indiana supreme court and court of appeals and their clerk for transfer of the permanent records of those bodies not having current administrative value to the state archives.
- (c) The board may enter into agreements with the state supported colleges and universities and their respective boards for transfer of the permanent records of those bodies not having current administrative value to the state archives.
- (d) A state, county, or another official may turn over to the state archives, in accordance with the rules of the oversight committee for permanent preservation, any books, records, documents, original papers, newspaper files, or printed books or materials not in current use in the official's office.
- (e) Subject to subsection (f), the department may make a copy, by photography or in any other way, of any official book, record, document, original paper, newspaper, or printed book or material in any county, city, or other public office for preservation in the state archives. County, city, and other officials shall permit such copies to be made of the books, records, documents, and papers in the officials' respective offices.
- (f) The department shall copy the official copy of the rules (including incorporated matters filed under IC 4-22-2-21) retained











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by the secretary of state under IC 4-5-1-2. Any duplicate original
copy possessed by another agency is not a critical record and may
not be copied. If the secretary of state prepares micrographic
copies of these documents under IC 4-5-1-2 and the copies are in
the form that meets the specifications of the oversight committee,
the department shall arrange with the secretary of state to obtain
the number of copies needed by the state archives, rather than copying the documents as part of a separate program.

SECTION 26. IC 4-23-7.2-26 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 18. (a) The oversight committee on public records consists ex officio of:

- (1) the governor or the governor's designee;
- (2) the secretary of state or the secretary of state's designee;
- (3) the state examiner of the state board of accounts or the state examiner's designee;
- (4) the director of the state archives;
- (5) the director of the state historic preservation officer;
- (6) the director of the commission on public records;
- (7) the commissioner of the department of administration or the commissioner's designee;
- (8) the public access counselor; and
 - (9) the executive director of the data processing oversight commission or the executive director's designee.
- (b) The oversight committee also consists of two (2) lay members appointed by the governor for a term of four (4) years. One (1) lay member shall be a professional journalist or be a member of an association related to journalism.
- (c) The oversight committee shall elect one (1) of its members to be chairman. The director of the commission on public records shall be the secretary of the committee. The ex officio members of the oversight committee shall serve without compensation and shall receive no reimbursement for any expense that the members may incur. Each lay member is entitled to reimbursement for traveling and other expenses as provided in the state travel policies and procedures, established by the department of administration and approved by the state budget agency and each lay member is entitled to the minimum salary per diem as provided in IC 4-10-11-2.1(b).

SECTION 27. IC 4-23-7.2-27 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 27. (a) It is the duty of the oversight committee**

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1	to:
2	(1) function as the policy making body for the department;
3	and
4	(2) determine what records have no apparent official value
5	but should be preserved for research or other purposes.
6	(b) The oversight committee shall maintain a master list of all
7	record series that are classified as confidential by statute or rule.
8	(c) The oversight committee has final approval of all record
9	retention schedules.
10	SECTION 28. IC 4-23-8-1 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. Express power and
12	authority is hereby given to the Indiana library and historical board to
13	accept gifts, bequests and devises of personal and real property for the
4	maintenance, use or benefit of the Indiana library and historical
5	department. state archives.
6	SECTION 29. IC 5-15-5.1-1 IS AMENDED TO READ AS
7	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. As used in this
8	chapter:
9	"Commission" means the commission on public records created by
0	this chapter.
1	"Department" means the Indiana library and historical
2	department.
3	"Record" means all documentation of the informational,
4	communicative or decisionmaking processes of state government, its
5	agencies and subdivisions made or received by any agency of state
6	government or its employees in connection with the transaction of
7	public business or government functions, which documentation is
8	created, received, retained, maintained, or filed by that agency or its
9	successors as evidence of its activities or because of the informational
0	value of the data in the documentation, and which is generated on:
1	(1) paper or paper substitutes;
2	(2) photographic or chemically based media;
3	(3) magnetic or machine readable media; or
4	(4) any other materials, regardless of form or characteristics.
5	"Nonrecord materials" means all identical copies of forms, records,
66	reference books, and exhibit materials which are made, or acquired,
37	and preserved solely for reference use, exhibition purposes, or
8	publication and which are not included within the definition of record.
9	"Personal records" means:

(1) all documentary materials of a private or nonpublic character

which do not relate to or have an effect upon the carrying out of

the constitutional, statutory, or other official or ceremonial duties



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of a public official, including: diaries, journals, or other personal notes serving as the functional equivalent of a diary or journal which are not prepared or utilized for, or circulated or communicated in the course of, transacting government business; or

(2) materials relating to private political associations, and having no relation to or effect upon the carrying out of constitutional, statutory, or other official or ceremonial duties of a public official and are not deemed public records.

"Form" means every piece of paper, transparent plate, or film containing information, printed, generated, or reproduced by whatever means, with blank spaces left for the entry of additional information to be used in any transaction involving the state.

"Agency" means any state office, department, division, board, bureau, commission, authority, or other separate unit of state government established by the constitution, law, or by executive or legislative order.

"Public official" means an individual holding a state office created by the Constitution of Indiana, by act or resolution of the general assembly, or by the governor; all officers of the executive and administrative branch of state government; and all other officers, heads, presidents, or chairmen of agencies of state government.

"Indiana state archives" means the program maintained by the commission Indiana library and historical department for the preservation of those records and other government papers that have been determined by the commission to have sufficient permanent values to warrant their continued preservation by the state.

"Forms management" means the program maintained by the commission to provide continuity of forms design procedures from the form's origin up to its completion as a record by determining the form's size, style and size of type; format; type of construction; number of plies; quality, weight and type of paper and carbon; and by determining the use of the form for data entry as well as the distribution.

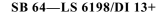
"Information management" means the program maintained by the commission for the application of management techniques to the purchase, creation, utilization, maintenance, retention, preservation, and disposal of forms and records undertaken to improve efficiency and reduce costs of recordkeeping; including management of filing and microfilming equipment and supplies, filing and information retrieval systems, files, correspondence, reports and forms management, historical documentation, micrographic retention programming, and critical records protection.

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1 "Records center" means a program maintained by the commission 2 primarily for the storage, processing, retrieving, servicing, and security 3 of government records that must be retained for varying periods of time 4 but should not be maintained in an agency's office equipment or space. 5 "Critical records" means records necessary to resume or continue 6 governmental operations, the reestablishing of the legal and financial 7 responsibilities of government in the state, or to protect and fulfill 8 governmental obligations to the citizens of the state. 9 "Retention schedule" means a set of instructions prescribing how 10 long, where, and in what form a record series shall be kept. 11 "Records series" means documents or records that are filed in a 12 unified arrangement, and having similar physical characteristics or 13 relating to a similar function or activity. 14 "Records coordinator" means a person designated by an agency to 15 serve as an information liaison person between the agency and the 16 commission. 17 SECTION 30. IC 5-15-5.1-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5. (a) Subject to 18 19 approval by the oversight committee on public records created by 20 section 18 of this chapter, the commission shall do the following: 21 (1) Establish a forms management program for state government 22 and approve the design, typography, format, logo, data sequence, 23 form analysis, form number, and agency file specifications of 24 each form. 25 (2) Establish a central state form numbering system and a central 26 cross index filing system of all state forms, and standardize, 27 consolidate, and eliminate, wherever possible, forms used by state 2.8 government. 29 (3) Approve, provide, and in the manner prescribed by IC 5-22, 30 purchase photo-ready copy for all forms. 31 (4) Establish a statewide records management program, 32 prescribing the standards and procedures for record making and 33 record keeping; however, the investigative and criminal history 34 records of the state police department are exempted from this 35 requirement. (5) (4) Coordinate utilization of all micrographics equipment in 36 37 state government. 38 (6) (5) Assist the Indiana department of administration in

coordinating utilization of all duplicating and printing equipment

(7) (6) Advise the Indiana department of administration with

respect to the purchase of all records storage equipment.

in the executive and administrative branches.



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1	(8) (7) Establish and operate a distribution center for the receipt,
2	storage, and distribution of all material printed for an agency.
3	(9) Establish and operate a statewide archival program to be
4	called the Indiana state archives for the permanent government
5	records of the state, provide consultant services for archival
6	programs, conduct surveys, and provide training for records
7	coordinators.
8	(10) Establish and operate a statewide record preservation
9	laboratory.
10	(11) Prepare, develop, and implement record retention schedules.
11	(12) Establish and operate a central records center to be called the
12	Indiana state records center, which shall accept all records
13	transferred to it, provide secure storage and reference service for
14	the same, and submit written notice to the applicable agency of
15	intended destruction of records in accordance with approved
16	retention schedules.
17	(13) (8) Demand, from any person or organization or body who
18	has illegal possession of original state or local government
19	records, those records, which shall be delivered to the
20	commission or the Indiana state archives as appropriate.
21	(14) (9) Have the authority to examine all forms and records
22	housed or possessed by state agencies for the purpose of fulfilling
23	the provisions of this chapter.
24	(15) (10) In coordination with the data processing oversight
25	commission created under IC 4-23-16, establish standards to
26	ensure the preservation of adequate and permanent computerized
27	and auxiliary automated information records of the agencies of
28	state government.
29	(16) Notwithstanding IC 5-14-3-8, establish a schedule of fees for
30	services provided to patrons of the Indiana state archives. A
31	copying fee established under this subdivision may exceed the
32	copying fee set forth in IC 5-14-3-8(c).
33	(b) In implementing a forms management program, the commission
34	shall follow procedures and forms prescribed by the federal
35	government.
36	(c) Fees collected under subsection (a)(16) shall be deposited in the
37	state archives preservation and reproduction account established by
38	section 5.3 of this chapter.
39	SECTION 31. IC 5-15-5.1-10 IS AMENDED TO READ AS
40	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 10. Each agency shall:
41	(1) Make and preserve records containing adequate and proper
42	documentation of the organization, functions, policies, decisions,



1	procedures, and essential transactions of the agency to protect the	
2	legal and financial rights of the government and of persons	
3	directly affected by the agency's activities.	
4	(2) Cooperate fully with the commission and the department in	
5	implementing the provisions of this chapter.	
6	(3) Establish and maintain an active and continuing program for	
7	the economical and efficient management of information and	
8	assist the commission in the conduct of information management	
9	surveys.	
10	(4) Implement information management procedures and	
11	regulations issued by the commission.	
12	(5) Submit to the oversight committee established under	
13	IC 4-23-7.2-26, a recommended retention schedule for each form	
14	and record series in its custody. However, retention schedules for	
15	forms and record series common to more than one (1) agency may	
16	be established by the oversight committee. Records may not be	
17	scheduled for retention any longer than is necessary to perform	
18	required functions. Records requiring retention for several years	
19	must be transferred to the records center.	
20	(6) Establish necessary safeguards against the removal, alteration,	
21	or loss of records; safeguards shall include notification to all	
22	officials and employees of the agency that records in the custody	
23	of the agency may not be alienated or destroyed except in	
24	accordance with the provisions of this chapter.	
25	(7) Designate an agency information coordinator, who shall assist	
26	the commission in the content requirements of the form design	
27	process and in the development of the agency's records retention schedules.	
28	***************************************	
29 20	(8) Report to the commission department before December 31	
30 31	of each year those records which have been created or	
32	discontinued in the past year. SECTION 32. IC 14-20-1-9 IS AMENDED TO READ AS	
33	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 9. The division may do	
33 34	the following:	
3 4 35	(1) Undertake the action necessary to qualify the state for	
36	participation in sources of federal aid to preserve historic	
	1 1	
37 38	property, materials, items, sites, and memorials. (2) Provide information on historic property, materials, items,	
39 40	sites, and memorials within Indiana to federal, state, and local	
40 41	governmental agencies, private individuals, and organizations.	
→ 1	(3) Advise and coordinate the activities of local historical	

associations, historic district commissions, historic commissions,



1	and other interested groups or persons.	
2	(4) Provide technical and financial assistance to local historical	
3	associations, historic district commissions, historic commissions,	
4	and other interested groups or persons.	
5	(5) Develop a program of interpretation and publication of the	
6	state's historical, architectural, and archeological resources.	
7	(6) (3) Collect and preserve objects of scientific and cultural	
8	value representing past and present flora and fauna, the life and	
9	work of man, geological history, natural resources, the	
10	manufacturing arts, and fine arts.	1
11	(4) Care for, maintain, and display the governor's portraits	
12	collection under IC 4-23-7.2-8.	
13	SECTION 33. IC 14-21-1-12 IS AMENDED TO READ AS	
14	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 12. The division shall	
15	do the following:	
16	(1) Develop a program of historical, architectural, and	4
17	archeological research and development, including continuing	1
18	surveys, excavations, scientific recording, interpretation, and	
19	publication of the state's historical, architectural, and	
20	archeological resources.	
21	(2) Prepare a preservation plan for the state that establishes	
22	planning guidelines to encourage the continuous maintenance and	
23	integrity of historic sites and historic structures. However, the	
24	plan is not effective until the plan has been:	
25	(A) presented to the council for review and comment; and	
26	(B) approved by the review board after public hearing.	
27	(3) Undertake the action necessary to qualify the state for	1
28	participation in sources of federal aid to further the purposes	
29	stated in subdivisions (1) and (2).	
30	(4) Provide information on historic sites and structures within	
31	Indiana to federal, state, and local governmental agencies, private	
32	individuals, and organizations.	
33	(5) Advise and coordinate the activities of local historical	
34	associations, societies, historic district commissions, historic	
35	commissions, and other interested groups or persons.	
36	(6) Provide technical and financial assistance to local historical	
37	associations, societies, historic district preservation	
38	commissions, historic commissions, and other interested groups	
39	or persons.	
40	(7) Review environmental impact statements as required by	
41	federal and state law for actions significantly affecting historic	
42	properties.	



1	SECTION 34. IC 14-21-1-14 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 14. (a) This section
3	does not apply to real property that is owned by a state educational
4	institution (as defined in IC 20-12-0.5-1). The division shall develop
5	and continually maintain a survey of historic sites and historic
6	structures owned by the state.
7	(b) The Indiana department of administration shall notify the
8	division of a proposed transfer of real property owned by the state at
9	the earliest planning stage and no later than ninety (90) days before the
10	date of the proposed transfer.
11	(c) The division shall inspect the property and notify the Indiana
12	department of administration of the location of each historic site or
13	historic structure on the property.
14	(d) Real property owned by the state may not be sold or transferred
15	until the division state historic preservation officer, with the
16	concurrence of the director, has stated in writing that the property
17	does not, to the best of the division's officer's knowledge, contain a
18	historic site or historic structure except as provided in subsection (e).
19	(e) If Notwithstanding subsection (d), after the Indiana
20	department of administration receives notice of a historic site or
21	historic structure on the property, the Indiana department of
22	administration may, with the concurrence of the governor, proceed
23	to sell or transfer the property. However, the department of
24	administration shall reserve control of the appropriate historic
25	property by means of a covenant or an easement contained in the
26	transferring instrument.
27	(f) The division of state museums and historic sites shall administer
28	property reserved under subsection (e).
29	SECTION 35. IC 14-21-1-19 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 19. (a) The division
31	director must have:
32	(1) a graduate degree in historic preservation, archeology, or
33	a closely related field; and
34	(2) at least three (3) years of professional experience in either
35	historic preservation or archeology.
36	(b) The division director is designated as the state historic
37	preservation officer.
38	SECTION 36. IC 14-21-1-20 IS AMENDED TO READ AS
39	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 20. (a) The historic
40	preservation review board is established.
41	(b) The review board consists of nine (9) members as follows:
42	(1) The director. state historic preservation officer.



1	(2) At least five (5) individuals meeting minimum professional
2	requirements established by the United States Department of the
3	Interior in 36 CFR, Part 61, as in effect on January 1, 1984. 2005.
4	(3) Professionals in the following disciplines:
5	(A) History.
6	(B) Prehistoric or historic archeology.
7	(C) Architecture or historical architecture.
8	(c) The division director is a nonvoting advisor to the review board
9	entitled to staff may attend and participate in the proceedings of all
10	meetings of the review board. Not less than five (5) days before a
11	public hearing, the division staff may file with the review board a
12	written statement setting forth any facts or opinions relating to the
13	matter to be heard.
14	(d) The director historic preservation officer shall, with the
15	concurrence of the governor and the director, appoint the members of
16	the review board under subsection (b)(2) and (b)(3) for terms of three
17	(3) years. The terms shall be staggered so that the terms of two (2) or
18	three (3) members expire each year. A member may be reappointed.
19	(e) Appointments to the review board shall be made in accordance
20	with 36 CFR, Part 60, and 36 CFR, Part 61, as in effect on January 1,
21	1984. 2005.
22	SECTION 37. IC 14-21-1-21 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 21. (a) The director
24	historic preservation officer is chairman of the review board. The
25	review board may select other officers that the review board
26	determines.
27	(b) Notwithstanding any other law, if the state historic
28	preservation officer finds that an emergency exists because a
29	historic property has been damaged or threatened with damage by
30	fire or natural disaster, the officer may approve, with the
31	concurrence of the director, temporary maintenance, rebuilding,
32	or reconstruction of the historic property until the matter can be
33	duly heard by a review board.
34	SECTION 38. IC 20-11-3-5.5, AS AMENDED BY P.L.4-2005,
35	SECTION 130, IS AMENDED TO READ AS FOLLOWS
36	[EFFECTIVE JULY 1, 2005]: Sec. 5.5. (a) As used in this section,
37	"concerned state agency" includes the following state agencies that are
38	inherently concerned with the mission of the coalition as stated in
39	section 1 of this chapter:
40	(1) The state Indiana library and historical society. department.



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(2) The department of workforce development.

(3) The department of correction.

1	(4) The office of the secretary of family and social services.	
2	(5) The Indiana economic development corporation.	
3	(6) The department of education.	
4	(b) The commissioner, director, or secretary of a concerned state	
5	agency shall:	
6	(1) appoint an ex officio member to serve on the coalition; and	
7	(2) provide appropriate support to the coalition.	
8	SECTION 39. IC 23-14-67-3.5 IS AMENDED TO READ AS	
9	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3.5. (a) Before March	_
10	1 of each year, a county cemetery commission shall file an annual	4
11	report with the Indiana historical bureau established by IC 4-23-7-3.	
12	division of historic preservation and archeology of the department	•
13	of natural resources.	
14	(b) An annual report filed under this section must include	
15	information on the following:	_
16	(1) The budget of the county cemetery commission for the	4
17	preceding calendar year.	
18	(2) Expenditures made by the county cemetery commission	
19	during the preceding calendar year.	
20	(3) Activities of the county cemetery commission during the	
21	preceding calendar year.	
22	(4) Plans of the county cemetery commission for the calendar year	
23	during which the report is filed.	
24	(c) The Indiana historical bureau shall make reports filed under this	
25	section available for public inspection under IC 5-14-3.	
26	SECTION 40. THE FOLLOWING ARE REPEALED [EFFECTIVE	
27	JULY 1, 2005]: IC 4-23-7.2-2; IC 4-23-7.2-5; IC 4-23-7.2-7;	
28	IC 4-23-7.2-12; IC 4-23-7.2-18; IC 4-23-7.2-19; IC 5-15-5.1-5.3;	
29	IC 5-15-5.1-7; IC 5-15-5.1-16; IC 5-15-5.1-17; IC 5-15-5.1-18;	
30	IC 5-15-5.1-19.	
31	SECTION 41. [EFFECTIVE JULY 1, 2005] (a) On July 1, 2005:	
32	(1) all powers, duties, assets, appropriations, fund balances,	
33	and liabilities of the Indiana historical bureau under	
34	IC 4-23-7.2-8, IC 4-23-7.2-9, and IC 4-23-7.2-10, all as	
35	amended by this act, are transferred to the division of state	
36	museums and historic sites of the Indiana department of	
37	natural resources;	
38	(2) all powers, duties, assets, appropriations, fund balances, and liabilities of the Indiana historical bureau under	
39 40		
40 41	IC 4-23-7.2-11, as amended by this act, are transferred to the	
41	Indiana library and historical department; and	

(3) all assets, appropriations, fund balances, and liabilities of



1	the Indiana historical bureau under IC 4-23-7.2-7 and	
2	IC 4-23-7.2-19, as repealed by this act, revert to the state	
3	general fund.	
4	(b) This SECTION expires July 1, 2006.	
5	SECTION 42. [EFFECTIVE JULY 1, 2005] (a) The Indiana state	
6	archives division of the state library and historical department is	
7	a continuation of the Indiana state archives program of the	
8	commission on public records (IC 5-15-5.1-1, as amended by this	
9	act).	
10	(b) If any rules are adopted by the oversight committee on	
11	public records under IC 5-15-5.1-5(a)(16) and IC 5-15-5.1-19(d),	
12	before those statutes are repealed by this act, that related to the	
13	Indiana state archives, those rules shall be treated, after June 30,	
14	2005, as rules of the Indiana library and historical board	
15	established by IC 4-23-7-2.	_
16	(c) On July 1, 2005, all powers, duties, assets, appropriations,	
17	account balances, and liabilities of the Indiana state archives	
18	program of the commission on public records under IC 5-15-5.1,	
19	as amended by this act, or IC 5-15-5.1-5.3, as repealed by this act,	
20	are transferred to the Indiana state archives division of the Indiana	
21	library and historical department.	
22	(d) After June 30, 2005, a reference to the Indiana state archives	
23	in a statute or rule shall be treated as a reference to the Indiana	
24	state archives division of the Indiana state library and historical	_
25	department.	
26	(e) On July 1, 2005, individuals who were employees of the	
27	Indiana state archives program of the commission on public	
28	records on June 30, 2005, become employees of the Indiana state	V
29	archives division of the Indiana state library and historical	
30	department.	
31	(f) This SECTION expires July 1, 2006.	
32	SECTION 43. [EFFECTIVE JULY 1, 2005] (a) On July 1, 2005,	
33	individuals who were employees of the Indiana historical bureau	
34	on June 30, 2005, become employees of the Indiana state library	
35	and historical department.	



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(b) This SECTION expires July 1, 2006.

SENATE MOTION

Madam President: I move that Senator Garton be removed as author of Senate Bill 64 and that Senator Merritt be substituted therefor.

GARTON

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COMMITTEE REPORT

Madam President: The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill No. 64, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

and when so amended that said bill be reassigned to the Senate Committee on Governmental Affairs and Interstate Cooperation.

(Reference is to SB 64 as introduced.)

GARTON, Chairperson











COMMITTEE REPORT

Madam President: The Senate Committee on Governmental Affairs and Interstate Cooperation, to which was referred Senate Bill No. 64, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources and to make an appropriation.

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

and when so amended that said bill do pass.

(Reference is to SB 64 as introduced.)

RIEGSECKER, Chairperson

Committee Vote: Yeas 7, Nays 0.

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